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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/574,157	05/18/2000	Cary Lee Bates	ROC920000066	6988	
7590 01/16/2004			EXAMINER		
Thomason Moser & Patterson LLP			HUYNH, BA		
Suite 1500				***	
3040 Post Oak Boulevard			ART UNIT	PAPER NUMBER	
Houston, TX 77056-6582			2173	G	
			DATE MAILED: 01/16/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

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,			Application No.	Applican	t(s)	0
Office Action Summary		09/574,157	BATES E	T AL.		
			Examiner	Art Unit		
			Ba Huynh	2173		
The MAILI Period for Reply	NG DATE of this commu	nication app	ears on the cover sheet	with the correspond	ence address	
• •	STATUTORY PERIOD	FOR REPLY	IS SET TO EXPIRE 3	MONTH(S) FROM	•	
THE MAILING DA - Extensions of time ma after SIX (6) MONTHS - If the period for reply s - If NO period for reply if - Failure to reply within - Any reply received by	ATE OF THIS COMMUN by be available under the provision of from the mailing date of this com- specified above is less than thirty is specified above, the maximum of the set or extended period for rep the Office later than three months justment. See 37 CFR 1.704(b).	NICATION. ns of 37 CFR 1.13 nmunication. (30) days, a reply statutory period wi ly will, by statute,	6(a). In no event, however, may within the statutory minimum of till apply and will expire SIX (6) Micause the application to become	a reply be timely filed hirty (30) days will be consident ONTHS from the mailing data ABANDONED (35 U.S.C. §	te of this communication. § 133).	
	e to communication(s) fi	led on <i>03 No</i>	ovember 2003.		• • •	:
2a)⊠ This action			action is non-final.			
3)☐ Since this a	application is in condition cordance with the prac	n for allowan	ce except for formal ma			
Disposition of Claim	ıs					
4)⊠ Claim(s) <u>5-</u>	<i>11 and 21-29</i> is/are pen	ding in the a	pplication.			
4a) Of the a	bove claim(s) is/	are withdraw	n from consideration.			
5)☐ Claim(s)	is/are allowed.				:	
	<u>11 and 21-29</u> is/are reje	cted.				
	is/are objected to.				:	
8) Claim(s)	are subject to restr	iction and/or	election requirement.			
Application Papers						
· <u> </u>	ation is objected to by t					
	g(s) filed on is/are			-	:	
	y not request that any obj		- · · · · · · · · · · · · · · · · · · ·		• •	
	t drawing sheet(s) includir		·	- · · · · · · · · · · · · · · · · · · ·		١.
·	declaration is objected	to by the Exa	aminer. Note the attach	ed Office Action or	form P1O-152.	
Priority under 35 U.S						
	gment is made of a clair Some * c)⊡ None of:		priority under 35 U.S.C	c. § 119(a)-(d) or (f)	•	
· — · —	fied copies of the priority		have been received.		:	
	fied copies of the priority					
	es of the certified copies cation from the Internati			en received in this N	lational Stage	
	ched detailed Office acti			ot received.		
since a specif 37 CFR 1.78.		ed in the firs	t sentence of the specif	ication or in an App		
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	nent is made of a claim s included in the first se			Application Data Sh	eet. 37 CFR 1.78.	
Attachment(s)			_	BAH	BRANINEB	
1) Notice of Reference:	s Cited (PTO-892) on's Patent Drawing Review (PTO-QARI	·	v Summary (PTO-413) F f Informal Patent Applica	tion (PTO 153)	
	ire Statement(s) (PTO-1449)			· · · · Applica	100H (F 10-152)	
				<u> </u>		

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 5-11, 21-29 are rejected under 35 U.S.C. 103(a) as being unpatentable over US patent #5,848,396 (Gerace), in view of US patent #6,486,892 (Stern).
 - As for claims 5, 21, 26: Gerace teaches a computer implemented method and corresponding system for rendering an electronic Home Page 43 customized to the user on the basis of prior user interaction with the Home Page (4:1-29), each Home page contains user interaction fields, comprising the steps/means for:

retrieving an electronic Home Page 43 associated with an electronic address (13:36-47; 16:19-29);

evaluating a user profile 37a-f to determine if the user profile contains a user interaction entry relating to the Home Page, the entry includes a user interactive field,

if the user profile contains the user interaction entry, determining if the entry field (e.g., Stock/Weather element) exists on the Home Page (implicitly included in the process of customizing the Home Page);

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rendering the Home Page on the display so that the entry field viewable on the display (16:24-29), thereby eliminating from having to reposition the page to bring the user interaction field into viewable area.

Gerace fails to clearly teach that the user profile is stored at the client device. However in the same field of Web information retrieving, Stern teaches the storing of the user profile at the client computer (8:56-58). It would have been obvious to one of skill in the art, at the time the invention was made, to combine Stern's teaching of storing the user profile at the client computer to Gerace. Motivation of the combining is for easy modification of the profile (8:63-65) and for confidential protection (Stern's 10:13-18).

- As for claims 6, 7, 22, 23, 27, 28, 29: The selected objected can be moved to a screen position automatically or as specified by the user (11:46-55). Object that frequently selected is displayed at the top of the ranking (i.e., top page).
- As for claim 8: The count associated with user interaction with an object is inherently included in the teaching of "most frequently selected" object (11:49-51).
- As for claim 9: Frequency of selection and duration of viewing of an object are recorded (5:30-32; 7:20-22). Objects are displayed based on frequency of selection ranking (11:49-51). The combined teachings fail to clearly teach the ranking a selected object based on duration of viewing as a second parameter after the frequency. However, Official notice is take that ranking a selected object based on the duration of viewing as a second parameter after the frequency is well known in the art. It would have been obvious to one of ordinary skill in the art, at the time the

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invention was made, to combine the well known ranking a selected object based on the duration of viewing as a second parameter after the frequency to the combined Gerace&Stern. Motivation is for providing an alternative for ranking whenever the frequencies of selection of the first and second objects are equal.

- As for claim 10: Scrolling is inherently included in the teaching of recording cursor movement and screen position of the selected object (6:58 7:3).
- As for claim 11: Gerace teaches a computer implemented method and corresponding system for rendering an electronic Home Page 43 customized to the user on the basis of prior user interaction with the Home Page (4:1-29), each Home page contains user interaction fields, comprising the steps/means for:

getting an electronic address associated with the Home Page 43 (13:36-47; 16:19-29);

evaluating a data structure 37a-f to determine if the data structure contains a user interaction entry relating to the Home Page;

if the data structure contains the user interaction entry, determining if the Stock/Weather element exists on the Home Page (implicitly included in the process of customizing the Home Page);

rendering the Home Page on the display so that the Stock/Weather element viewable on the display (16:24-29).

Frequency of selection and duration of viewing of an object are recorded (5:30-32; 7:20-22). Objects are displayed based on frequency of selection ranking or as specified by the user (11:46-55).

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Gerace fails to clearly teach that the user profile is stored at the client device. However in the same field of Web information retrieving, Stern teaches the storing of the user profile at the client computer (8:56-58). It would have been obvious to one of skill in the art, at the time the invention was made, to combine Stern's teaching of storing the user profile at the client computer to Gerace. Motivation of the combining is for easy modification of the profile (8:63-65) and for confidential protection (Stern's 10:13-18).

The combined teachings fail to clearly teach the ranking a selected object based on duration of viewing as a second parameter after the frequency. However, Official notice is take that ranking a selected object based on the duration of viewing as a second parameter after the frequency is well known in the art. It would have been obvious to one of ordinary skill in the art, at the time the invention was made, to combine the well known ranking a selected object based on the duration of viewing as a second parameter after the frequency to Gerace&Stern. Motivation is for providing an alternative for ranking whenever the frequencies of selection of the first and second objects are equal.

- As for claim 24: The user interaction entry can be a table entry (21:1-4; 5:9-10; 6:34-40; figure 4A), a link (e.g., an option in figure 4A; 5:9-10; 6:28-32, 48-52), a data entered interaction entry (5:1-3, 9-10; 21:1-4), or a scrolling entry (inherently included in the teaching of recording "each" of user actions on the mouse, 6:58-60).
- As for claim 25: The data structure includes the time spent displaying the electronic document element on the display during prior user interaction with the electronic document (6:46-48; 7:19-21).

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3. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ba Huynh whose telephone number is (703) 305-9794. The examiner can normally be reached on Mon - Fri.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Cabeca can be reached on (703) 308-3116. The fax phone numbers for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-3800.

Ba Huynh

Primary Examiner

AU 2173 1/07/04

PRIMARY EXAMI